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OCT () 4 2006 LM

CLERK AT SEATTLE COURT COUNTY OF WASHINGTON TO WASHINGTON

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE

RALPH BLAISDELL and LYNN BLAISDELL, husband and wife,

Plaintiffs,

٧.

CITY OF SEATTLE, et al.,

Defendants.

NO. C 06-1439

King County Superior Court Cause No. 06-2-29180-8 KNT

VERIFICATION OF STATE COURT RECORDS

VERIFICATION

The undersigned hereby declares the following:

- 1. The undersigned are counsel of record for Defendants City of Seattle and Officer Ron Smith.
- 2. Pursuant to CR 101(b), attached are true and correct copies of all records and proceedings in the Superior Court of King County, Washington in the above-entitled action, Cause No. 06-2-29180-8 KNT;



06-CV-01439-MISC

VERIFICATION OF STATE COURT RECORDS- 1 3019-28032 114251

STAFFORD FREY COOPER

PROFESSIONAL CORPORATION 601 Union Street, Suite 3100 Scattle WA 98101.1374 TEL 206.623.9900 PAX 206.624.6885

1	<u>Exhibit</u>	<u>Doçument</u>
2	1	Case Information Cover Sheet Case Assignment Designation
3		Plaintiffs' Summons and Complaint for Damages
4	2	Order Setting Civil Case Schedule
5	3	Affidavit of Service of Summons and Complaint Defendant City of Seattle
6	4	Affidavit of Service of Summons and Complaint Officer Ron Smith
7	5	Notice of Appearance Defendant City of Seattle
8	6	Confirmation of Service
9	7	Notice of Appearance
10	,	Defendant Officer Ron Smith
11	8	King County Superior Court Docket 06-2-29180-8 KNT
12	DATED this	3 rd day of October, 2006 at Seattle, Washington.
13		STAFEORD FREY COOPER
14		Professional Corporation
15		
16		By: Stephen R/Lanson, WSBA #4959
17		Tobin E. Dale WSBA #29595 Attorneys for Defendants City of Seattle and
18		Officer Ron Smith
19		
20		
21		
22		

VERIFICATION OF STATE COURT RECORDS- 2 3019-28332-114261

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STAFFORD FREY COOPER

PROFESSIONAL CORPORATION
601 Union Street, Suite 3100
Seattle WA 98101.1374
TEL 206,623,9900 FAX 206,624,6885

1 Certificate of Service The undersigned certifies under the penalty of perjury according to the laws of the United States and the State of Washington that on this date I caused to be served in 2 the manner noted below a copy of this document entitled VERIFICATION OF STATE COURT RECORDS on the following individuals: 3 4 Robert C. Van Siclen, WSBA #4417 John S. Stocks, WSBA #21165 Van Siclen, Stocks & Firkins 721 – 45th Street N.E. 5 6 Auburn, WA 98002-1381 253/859-8899 FAX: 866/947-4560 7 E-MAIL: ryansiclen@vansiclen.com 8 Attorneys for Plaintiffs 9 1 Via Facsimile I I Via First Class Mail 10 [X] Via Messenger 11 DATED this 4th day of October, 2006, at Seattle, Washington. 12 13 14 Paralegal to Stephen Larson, Anne Bremner and Ted Buck 15 16 17 18 19 20 21 22 23 VERIFICATION OF STATE STAFFORD FREY COOPER COURT RECORDS- 3 3019-28332 114251

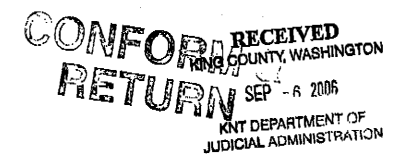
PROFESSIONAL CORPORATION 601 Union Street, Suite 3100 Seattle WA 98101.1374 TEL 206.623.9900 FAX 206.624.6885

Exhibit 1
Verification of State Court Records
Blaisdell v. City of Seattle, et al.

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CITY OF SEATTLE
MAYOR'S OFFICE



KING COUNTY SUPERIOR COURT CASE ASSIGNMENT DESIGNATION and CASE INFORMATION COVER SHEET (cics)

COPY

KING COUNTY SUPERIOR COURT CASE ASSIGNMENT DESIGNATION 23d

CASE INFORMATION COVER SHEET

ADOPTION/PATERNITY

Please check <u>one</u> category that best describes this case for indexing purposes. Accurate case indexing not only saves time but helps in forecasting judicial resources. A faulty document fee of \$15 will be assessed to new case filings missing this sheet pursuant to Administrative Rule 2 and King County Code 4.71,100.

Administrative Law Review (ALR 2)*	Adoption (ADP 5)			
DOL Implied Consent—Test Refusal -only RCW 46.20.308 (DOL 2)*	Challenge to Acknowledgment of Paternity (PAT 5)*			
DOL- all other appeals (ALR 2) *	Challenge to Denial of Paternity (PAT 5)*			
	Confidential Intermediary (MSC 5)			
CONTRACT/COMMERCIAL	Establish Parenting Plan-Existing King County Paternity (MSC 5)*			
Breach of Contract (COM 2)*	Initial Pre-Placement Report (PPR 5)			
Commercial Contract (COM 2)*	Modification (MOD 5)*			
Commercial Non-Contract (COL 2)*	Modification-Support Only (MDS 5)*			
Meretricious Relationship (MER 2)*	Paternity, Establish/Disestablish (PAT 5)*			
Third Party Collection (COL 2)*	Patemity/UIFSA (PUR 5)*			
	Out-of-State Custody Order Registration (FIU 5)			
DOMESTIC RELATIONS	Out-of-State Support Order Registration (FJU5)			
Annulment/Invalidity (INV3)*	Relinquishment (REL 5)			
with dependent children? Y / N; wife pregnant? Y / N	Relocation Objection/Modification (MOD 5)*			
Child Custody (CUS 3)*	Rescission of Acknowledgment of Paternity (PAT 5)*			
Nonparental Custody (CUS 3)*	Rescission of Denial of Paternity (PAT 5)*			
Dissolution With Children (DIC 3)*	Termination of Parent-Child Relationship (TER 5)			
Dissolution With No Children (DIN 3)*				
wife pregnant? Y / N				
Enforcement/Show Cause- Out of County (MSC 3)				
Establish Residential Sched/Parenting Plan(PPS 3)* 22				
Establish Supprt Only (PPS 3)* ££	DOMESTIC VIOLENCE/ANTIBARASSMENT			
Legal Separation (SEP 3)*	Civil Harassment (HAR 2)			
with dependent children? Y / N; wife pregnant? Y / N	Confidential Name Change (CHN 5)			
Mandatory Wage Assignment (MWA 3)	Domestic Violence (DVP 2)			
Modification (MOD 3)*	Domestic Violence with Children (DVC 2)			
Modification - Support Only (MDS 3)*	Foreign Protection Order (FPO 2)			
Out-of-state Custody Order Registration (FJU 3)	Vulnerable Adult Protection (VAP 2)			
Out-of-State Support Court Order Registration (FJU 3)				
Reciprocal, Respondent Out of County (ROC 3)				
Reciprocal, Respondent in County (RIC 3)				
Relocation Objection/Modification (MOD 3)*				
££ Paternity Affidavit or Existing/Paternity is not an issue and NO other case exists in King County* The filing party will be				

** Case schedule will be issued after hearing and findings.

given an appropriate case schedule.

APPEAL/REVIEW

KING COUNTY SUPERIOR COURT CASE ASSIGNMENT DESIGNATION

CASE INFORMATION COVER SHEET

Please check one category that best describes this case for indexing purposes. Accurate case indexing not only saves time but helps in forecasting judicial resources. A faulty document fee of \$15 will be assessed to new case fillings missing this shoet purposes. Administrative Rule 2 and King County Code 4.71, 100

pursuant to Administrative Rule 2 and King County Code 4.71.100. PROPERTY RIGHTS	PROBATE/GUARDIANSHIP
Condemnation/Eminent Domain (CON 2)*	Absentee (ABS 4)
Foreclosure (FOR 2)*	Disclaimer (DSC4)
Land Use Petition (LUP 2)*	Estate (EST 4)
Property Fairness (PFA 2)*	Foreign Will (FNW 4)
Quiet Title (QTI 2)*	Guardian (GDN4)
Unlawful Detainer (UND 2)	Limited Guardianship (LGD 4)
	Minor Settlement (MST 4)
JUDGMENT	Notice to Creditors - Only (NNC 4)
Confession of Judgment (MSC 2)*	Trust (TRS 4)
Judgment, Another County, Abstract (ABJ 2)	Trust Estate Dispute Resolution Act/POA (TDR 4)
Judgment, Another State or Country (FJU 2)	Will Only—Deceased (WLL4)
Tax Warrant (TAX 2)	
Transcript of Judgment (TRJ 2)	TORT, MEDICAL MALPRACTICE
	Hospital (MED 2)*
OTHER COMPLAINT/PETITION	Medical Doctor (MED 2)*
Action to Compel/Confirm Private Binding Arbitration (MSC 2)	Other Health Care Professional (MED 2)*
Certificate of Rehabilitation (MSC 2)	
Change of Name (CHN 2)	TORT, MOTOR VEHICLE
Deposit of Surplus Funds (MSC 2)	Death (TMV 2)*
Emancipation of Minor (EOM 2)	Non-Death Injuries (TMV 2)*
Frivolous Claim of Lien (MSC 2)	Property Damage Only (TMV 2)*
Injunction (INJ 2)*	
Interpleader (MSC 2)	TORT, NON-MOTOR VEHICLE
Malicious Harassment (MHA 2)*	Asbestos (PIN 2)**
Non-Judicial Piling (MSC 2)	Implants (PIN 2)
Other Complaint/Petition(MSC 2)*	Other Malpractice (MAL 2)*
Seizure of Property from the Commission of a Crime (SPC 2)*	
Seizure of Property Resulting from a Crime (SPR 2)*	Personal Injury (PIN 2)*
	Products Liability (TTO 2)*
Structured Settlements (MSC 2)*	Property Damage (PRP 2)*
Subpoens (MSC 2)	Wrangful Death (WDE 2)*
لبا	Tort, Other (TTO 2)*
	WRIT
	Habeas Corpus (WHC 2)
	Mandamus (WRM 2)**
	Review (WRV 2)**

^{*} The filing party will be given an appropriate case schedule. ** Case schedule will be issued after hearing and findings.

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CITY OF SEATTLE
MAYOR'S OFFICE

KING COUNTY, WASHINGTON

SEP -6 2006

KNT DEPARTMENT OF JUDICIAL ADMINISTRATION

IN THE SUPERIOR COURT IN AND FOR THE STATE OF WASHINGTON FOR KING COUNTY

RALPH J. BLAISDELL and LYNN M. BLAISDELL, husband and wife,

Plaintiffs,

٧s.

R. SMITH (whose true Christian name is currently unknown), and JANE DOE SMITH (whose true Christian name is currently unknown, husband and wife and the marital community thereof composed); and CITY OF SEATTLE, A Municipal Corporation.

Defendants.

06-2-29180-8KNT

Nο

COMPLAINT FOR DAMAGES --POLICE MISCONDUCT

I. INTRODUCTION

- 1.1 This is an action at law to redress the deprivation under color of statute, ordinance, regulation, custom or usage of a right, privilege, and immunity secured to Plaintiffs by the 1st and 14th Amendments to the Constitution of the United States, 42 U.S.C § 1983, 42 U.S.C. § 1985, and arising under the law and statutes of the State of Washington.
- 1.2 During all times mentioned in this Complaint, Plaintiffs were and are husband and wife and citizens of the United States, and they resided, and now reside, in the City of Auburn, State of Washington.

COMPLAINT FOR DAMAGES
Page I
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VAN SICLEN, STOCKS & FIRKINS
A Professional Service Corporation
721 45th Street NE
Auburn, WA 98002-1381
(253) 859-8899 FAX (866) 947-4652

- 1.3 During all times mentioned in this Complaint, Defendant R. Smith, whose true Christian name is currently unknown but whose name, when fully ascertained, will be placed in the caption of this Complaint was employed as a police officer by the City of Seattle and was acting under the color of his official capacity and his actions were performed under color of the statutes and ordinances of the City of Seattle and State of Washington.
- 1.4 During all times mentioned in this Complaint, Defendant R. Smith was acting pursuant to orders and directives from his employer, the City of Seattle's Municipal Police Department.
- 1.5 During all times mentioned herein, the Defendant, City of Seattle, was a municipal corporation of the State of Washington and was the employer of Defendant R. Smith. The City of Seattle provided Defendant R. Smith with an official badge and identification card which designated and described its bearer as a police officer of the said City's police department. The City of Seattle is the municipal corporation in whose name R. Smith performed all acts and omissions alleged herein.
- 1.6 The actions of R. Smith were taken for and on behalf of his employer, the City of Seattle, and for and on behalf of himself individually and of his marital community.

II. FACTUAL ALLEGATIONS

- 2.1 On the 8th day of January, 2005, at the Seahawks' football game being conducted that day at Qwest Field, the Plaintiff was seated in section 124, row A, seat 5, watching said football game.
- 2.2 The game ended with a defeat being experienced by the Seahawks football team.

COMPLAINT FOR DAMAGES
Page 2
FActions/blaisdel/Complaint.030906

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(253) 859-8899 FAX (866) 947-4652

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- 2.3 A spectator, not the Plaintiff, nor any other person in Plaintiff's immediate vicinity threw a paper cup from the spectators' stands onto the floor of the stadium.
- 2.4 At said time and location, Defendant R. Smith, in his capacity as a police officer in the City of Seattle and wearing the uniform of its police department, without provocation or legal cause, then and there approached, in a belligerent and assaultive manner, the Plaintiff, Ralph J. Blaisdell, apparently on the mistaken assumption that Ralph Blaisdell had thrown the cup onto the floor of the stadium.
- 2.5 At said time and location, Defendant R. Smith, in his capacity as a police officer of the City of Seattle, without provocation or legal cause did then and there grab the Plaintiff's sweatshirt with both hands, forcibly pulling the Plaintiff's face to within inches of Defendant Smith's face yelling the words: "Do you want to go." "You want to take a swing at me." "Come on, do you want to go?"
- 2.6 Plaintiff Ralph Blaisdell offered no resistance to the officer other than to request that he be left alone. Defendant Smith thereupon began pulling at the Plaintiff to pull him over the spectator's wall onto the stadium floor at which point other spectators and fans began to pull Plaintiff back and away from Smith. Defendant Smith's actions caused the destruction of certain personal property belonging to the Plaintiff in said confrontation and he ultimately pulled the Plaintiff from his seat in the spectator's section of the stadium onto the stadium floor at which point the Defendants placed Plaintiff under arrest. Without cause.
- 2.7 Defendants thereupon took the Plaintiff to a locked room located within the Qwest Stadium, at all times from the initial arrest until he was placed in the locked room, being manacled with handcuffs.

- 2.8 Prior to being placed in the locked room, but after being taken from the stadium, Defendant Smith struck the Plaintiff in the face with a megaphone belonging to the Plaintiff.
- 2.9 The Plaintiff was unlawfully and illegally imprisoned in the locked room, handcuffed and in severe pain from injuries inflicted upon him by Defendant R. Smith for a period of time approximating one hour.
- 2.10 Throughout the period of imprisonment, the Plaintiff was never brought before a judge, court or magistrate; was never charged with a crime; was never able to make bail, post a bond, or be released on his own recognizance, was not informed of his right to the advice of an attorney, was not permitted to use a telephone call to contact his attorney, his family or his friends and therefore was unable to inform them of his whereabouts, the circumstances of his imprisonment and thereby also to obtain counsel and advice.
- 2.11 Instead, Plaintiff was arrested, detained and imprisoned by Defendant R. Smith on the purported justification that he had been arrested and was being held for "investigation," by which terminology the Defendant meant that he was not being held to answer to a charge of a violation of a statute or ordinance, but instead was being held without legal charge for the purpose of being investigated and interrogated. At the conclusion of the one hour imprisonment, Plaintiff was released from custody by the Defendants. Plaintiff was not then charged with a crime or violation of ordinance, nor has he ever subsequently been so charged.

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- 2.12 Defendant, R. Smith acted outside the scope of his jurisdiction without authorization of law, acted willfully, knowingly, and purposefully with the specific intent top deprive Plaintiff Ralph Blaisdell of his right to:
 - A. Peaceable assembly and association;
 - B. Petition the government for redress of grievances;
 - C. Freedom from illegal seizure of his person, papers and affects;
 - Freedom from unlawful arrest without evidence in support thereof;
 - E. Freedom from illegal detention and imprisonment;
 - F. Freedom from physical abuse, coercion and intimidation;
 - G. Release on his own recognizance or reasonable bail;
 - H. The timely and effective assistance and advice of counsel;
 - I. A fair trial.

All of these rights are secured to Plaintiff by the provisions of the First Amendment and the due process clause of the Fifth and Fourteenth Amendments to the Constitution of the United States, and by title 42 U.S.C. § 1983 and 1985 and by title 18 U.S.C. § 245.

III. CLAIMS

- 3.1 Plaintiff hereby realleges the contents of paragraphs I and II above and incorporates them herein by this reference.
- 3.2 Assault and Battery. The above actions give rise to Plaintiff's claims for assault and battery. Defendants are liable for assaulting and battering Plaintiff.
- 3.3 Negligence. The City of Seattle is liable for negligently, recklessly or willfully retaining Officer Smith, knowing his likelihood to commit wrongful acts against civilians; failing to promulgate sufficient rules and standards; failing to properly discipline and failing to establish proper practices and procedures to determine psychological fitness for duty, including negligent supervision, hiring and retetention.

3.4 Outrageous conduct/misconduct. Defendants' actions constituted intentional or negligent infliction of emotional distress; extreme and outrageous conduct; and official misconduct under RCW 9A.80.010.

The above facts give rise to claims for assault, false imprisonment, false arrest, police misconduct and brutality, intentional, reckless or negligent infliction of emotional distress, the tort of outrage, violations of 42 U.S.C. Section 1983.

IV. DAMAGES

- 4.1 As a direct and proximate result of the aforesaid acts of the Defendants, and each of them, Plaintiff suffered great bodily pain and injury and mental anguish, from then and until now, and he will continue so to suffer in the future; and he has lost and will lose in the future certain sums of money by way lost employment opportunities.
- 4.2 In addition to the foregoing damages, and as a direct and proximate result of the acts of the Defendants, and each of them, the Plaintiff required medical care and treatment, said costs to be proven at trial; that Plaintiff suffered damages to his property in the course of his arrest in such sums of money as will be established and proven at the time of trial.
- 4.3 The Plaintiff is entitled to recover punitive damages and reasonable attorney's fees.

WHEREFORE, Plaintiff prays for judgment against the Defendants and each of them, jointly and severally, as follows:

For recovery of medical expenses; and

	u	
1	2.	For recovery of damages incurred in the loss or destruction of personal
2	property, in	such sums of money as will be established and proven at the time of trial; and
3	3.	For recovery of general damages for pain and suffering, humiliation and
4		
5	similarly sit	uated non-economic damages in such sums of money as will be established and
6 -	proven at the	e time of trial herein; and
7 8	4.	For recovery of all economic damages as will be more fully established and
9	proven at the	time of trial; and
10	5.	For recovery of punitive damages as may be awarded by the court; and
11 12	6.	For recovery of all reasonable attorney's fees and costs of litigation; and
13	7.	For such other and further relief as to the court seems just and equitable in the
14	premises.	
15 16	DAT	ED and signed in Auburn, Washington this day of, 2006.
17		VAN SICLEN, STOCKS & FIRKINS
18	<u> </u>	
19		
20		John S. Stocks, WSBA #21165
21		Robert C Van Siclen, WSBA #4417
22		Attomey's for Plaintiffs
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1	<u>VERIFICATION</u>
2	STATE OF WASHINGTON)
3	; ss.
4	COUNTY OF KING)
5	Ralph J. Blaisdell, being first duly sworn upon oath, deposes and states as follows:
6	That I am one of the plaintiffs above-named, that I have read the foregoing Complaint
7	and believe the same to be true and correct to the best of my knowledge and belief.
8	
9	Raple 1 Blassey
10	Ralph J. Blaisdell
11	
12	SUBSCRIBED AND SWORN to before me this / day of _September_, 2006.
13	
14	1 9 A 4
15	Notary Public in and for the State of WA
16	Residing at: Kurnun Lokke, WA
17	My Commission Expires: 12-6-9
18	2 American 12-00
19	W. E OF ANDREWS
20	,
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Exhibit 2
Verification of State Court Records
Blaisdell v. City of Seattle, et al.

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CITY OF SEATTLE
MAYOR'S OFFICE



IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON IN AND FOR THE COUNTY OF KING

BLAISDELL	NO. 06-2-29180-8 KNT	
	Order Setting Civil Case Schedu	le (*ORSCS)
vs Plaintiff(s)		
SMITH, CITY OF SEATTLE	ASSIGNED JUDGE Heavey	20
	FILE DATE:	09/06/2006
Defendant(s)	TRIAL DATE:	02/25/2008
on Page 3 as ordered by the King County Superior Co	• •	
NOTICE TO PLAINTIFF: The Plaintiff may serve a conscient (Schedule) on the Defendant(s) along with the Summ Plaintiff shall serve the Schedule on the Defendant(s) Summons and Complaint/Petition or (2) service of the Complaint/Petition, whether that response is a Notice (CR 12) motion. The Schedule may be served by register form required by Civil Rule 5 (CR 5). "I understand that I am required to give a copy of the constant of the server of the s	nons and Complaint/Petition. Oth within 10 days after the later of: (1) the Defendant's first response to the of Appearance, a response, or a ular mail, with proof of mailing to be	erwise, the the filing of the e a Civil Rule 12 e filed promptly in
Print Name	Sign Name	

I. NOTICES (continued)

NOTICE TO ALL PARTIES:

All attorneys and parties should make themselves familiar with the King County Local Rules [KCLR] -especially those referred to in this Schedule. In order to comply with the Schedule, it will be necessary for attorneys and parties to pursue their cases vigorously from the day the case is filed. For example, discovery must be undertaken promptly in order to comply with the deadlines for joining additional parties. claims, and defenses, for disclosing possible witnesses [See KCLR 26], and for meeting the discovery cutoff date [See KCLR 37(g)].

CROSSCLAIMS, COUNTERCLAIMS AND THIRD PARTY COMPLAINTS:

A filling fee of \$200 must be paid when any answer that includes additional claims is filed in an existing

SHOW CAUSE HEARINGS FOR CIVIL CASES [King County Local Rule 4(g)]

A Confirmation of Joinder, Claims and Defenses or a Statement of Arbitrability must be filed by the deadline in the schedule. A review of the case will be undertaken to confirm service of the original complaint and to verify that all answers to claims, counterclaims and cross-claims have been filed. If those mandatory pleadings are not in the file, a Show Cause Hearing will be set before the Chief Civil or RJC judge. The Order to Show Cause will be mailed to all parties and designated parties or counsel are required to attend.

PENDING DUE DATES CANCELED BY FILING PAPERS THAT RESOLVE THE CASE:

When a final decree, judgment, or order of dismissal of all parties and claims is filed with the Superior Court Clerk's Office, and a courtesy copy delivered to the assigned judge, all pending due dates in this Schedule are automatically canceled, including the scheduled Trial Date. It is the responsibility of the parties to 1) file such dispositive documents within 45 days of the resolution of the case, and 2) strike any pending motions by notifying the bailiff to the assigned judge.

Parties may also authorize the Superior Court to strike all pending due dates and the Trial Date by filling a Notice of Settlement pursuant to KCLR 41, and forwarding a courtesy copy to the assigned judge. If a final decree, Judgment or order of dismissal of all parties and claims is not filed by 45 days after a Notice of Settlement, the case may be dismissed with notice.

If you miss your scheduled Trial Date, the Superior Court Clerk is authorized by KCLR 41(b)(2)(A) to present an Order of Dismissal, without notice, for failure to appear at the scheduled Trial Date.

NOTICES OF APPEARANCE OR WITHDRAWAL AND ADDRESS CHANGES:

All parties to this action must keep the court informed of their addresses. When a Notice of Appearance/Withdrawal or Notice of Change of Address is filed with the Superior Court Clerk's Office, parties must provide the assigned judge with a courtesy copy.

ARBITRATION FILING AND TRIAL DE NOVO POST ARBITRATION FEE:

A Statement of Arbitrability must be filed by the deadline on the schedule if the case is subject to mandatory arbitration and service of the original complaint and all answers to claims, counterclaims and cross-claims have been filed. If mandatory arbitration is required after the deadline, parties must obtain an order from the assigned judge transferring the case to arbitration. Any party filling a Statement must pay a \$220 arbitration fee. If a party seeks a trial de novo when an arbitration award is appealed, a fee of \$250 and the request for trial de novo must be filed with the Clerk's Office Cashiers.

NOTICE OF NON-COMPLIANCE FEES:

All parties will be assessed a fee authorized by King County Code 4.71.050 whenever the Superior Court Clerk must send notice of non-compliance of schedule requirements and/or Local Rule 41.

King County Local Rules are available for viewing at www.metrokc.gov/kcscc.

II. CASE SCHEDULE

	DEADLINE	
	or	Filing
CASE EVENT	EVENT DATE	Needed
Case Filed and Schedule Issued.	Wed 09/06/2006	
Confirmation of Service [See KCLR 4.1].	Wed 10/04/2006	*
Last Day for Filing Statement of Arbitrability without a Showing of Good Cause for Late Filing [See KCLMAR 2.1(a) and Notices on Page 2]. \$220 arbitration fee must be paid	Wed 02/14/2007	*
DEADLINE to file Confirmation of Joinder if not subject to Arbitration. [See KCLR 4.2(a) and Notices on Page 2]. Show Cause hearing will be set if Confirmation is not filed, or if the Confirmation does not have all signatures, or if all answers have not been filed, or judgment on default has not been filed, or Box 2 is	Wed 02/14/2007	*
checked.	Wed 02/28/2007	
DEADLINE for Hearing Motions to Change Case Assignment Area. [See KCLR 82(e)]		
DEADLINE for Disclosure of Possible Primary Witnesses [See KCLR 26(b)].	Mon 09/24/2007	,
DEADLINE for Disclosure of Possible Additional Witnesses [See KCLR 26(b)].	Mon 11/05/2007	
DEADLINE for Jury Demand [See KCLR 38(b)(2)].	Mon 11/19/2007	*
DEADLINE for Setting Motion for a Change in Trial Date [See KCLR 40(e)(2)].	Mon 11/19/2007	*
DEADLINE for Discovery Cutoff [See KCLR 37(g)].	Mon 01/07/2008	
DEADLINE for Engaging in Alternative Dispute Resolution [See KCLR 16(c)].	Mon 01/28/2008	
DEADLINE for Exchange Witness & Exhibit Lists & Documentary Exhibits [See KCLR 16(a)(4)].	Mon 02/04/2008	· · · · · · · · · · · · · · · · · · ·
DEADLINE to file Joint Confirmation of Trial Readiness [See KCLR 16(a)(2)]	Mon 02/04/2008	*
DEADLINE for Hearing Dispositive Pretrial Motions [See KCLR 56; CR 56].	Mon 02/11/2008	
Joint Statement of Evidence [See KCLR 16(a)(5)].	Tue 02/19/2008	*
Trial Date [See KCLR 40].	Mon 02/25/2008	

III. ORDER

Pursuant to King County Local Rule 4 [KCLR 4], IT IS ORDERED that the parties shall comply with the schedule listed above. Penalties, including but not limited to sanctions set forth in Local Rule 4(g) and Rule 37 of the Superior Court Civil Rules, may be imposed for non-compliance. It is FURTHER ORDERED that the party filing this action <u>must</u> serve this *Order Setting Civil Case Schedule* and attachment on all other parties.

DATED: 09/06/2006

PRESIDING JUDGE

IV. ORDER ON CIVIL PROCEEDINGS FOR ASSIGNMENT TO JUDGE

READ THIS ORDER PRIOR TO CONTACTING YOUR ASSIGNED JUDGE

This case is assigned to the Superior Court Judge whose name appears in the caption of this Schedule. The assigned Superior Court Judge will preside over and manage this case for all pre-trial matters.

<u>COMPLEX LITIGATION</u>: If you anticipate an unusually complex or lengthy trial, please notify the assigned court as soon as possible.

The following procedures hereafter apply to the processing of this case: APPLICABLE RULES:

a. Except as specifically modified below, all the provisions of King County Local Rules 4 through-26 shall apply to the processing of civil cases before Superior Court Judges.

CASE SCHEDULE AND REQUIREMENTS:

- A. Show Cause Hearing: A Show Cause Hearing will be held before the Chief Civil/Chief RJC judge if the case does not have confirmation of service on all parties, answers to all claims, crossclaims, or counterclaims as well as the confirmation of joinder or statement of arbitrability filed before the deadline in the attached case schedule. All parties will receive an *Order to Show Cause* that will set a specific date and time for the hearing. Parties and/or counsel who are required to attend will be named in the order.
- B. <u>Pretrial Order:</u> An order directing completion of a Joint Confirmation of Trial Readiness Report will be mailed to all parties approximately six (6) weeks before trial. This order will contain deadline dates for the pretrial events listed in King County Local Rule 16:
- 1) Settlement/Mediation/ADR Requirement;
- 2) Exchange of Exhibit Lists;
- 3) Date for Exhibits to be available for review;
- 4) Deadline for disclosure of witnesses;
- 5) Deadline for filing Joint Statement of Evidence:
- 6) Trial submissions, such as briefs, Joint Statement of Evidence, jury instructions;
- 7) voir dire questions, etc.
- 8) Use of depositions at trial;
- Deadlines for nondispositive motions:
- Deadline to submit exhibits and procedures to be followed with respect to exhibits:
- 11) Witnesses -- identity, number, testimony,
- C. <u>Joint Confirmation regarding Trial Readiness Report:</u> No later than twenty one (21) days before the trial date, parties shall complete and file (with a copy to the assigned judge) a joint confirmation report setting forth whether a jury demand has been filed, the expected duration of the trial, whether a settlement conference has been held, and special problems and needs (e.g. interpreters, equipment), etc. If parties wish to request a CR 16 conference, they must contact the assigned court. Plaintiff/petitioner's counsel is responsible for contacting the other parties regarding said report.
- D. Settlement/Mediation/ADR:
- 1) Forty five (45) days before the Trial Date, counsel for plaintiff shall submit a written settlement demand. Ten (10) days after receiving plaintiff's written demand, counsel for defendant shall respond (with a counteroffer, if appropriate).
- 2) Twenty eight (28) days before the Trial Date, a settlement/mediation/ADR conference shall have been held. FAILURE TO COMPLY WITH THIS SETTLEMENT CONFERENCE REQUIREMENT MAY RESULT IN SANCTIONS.
- E. <u>Trial</u>: Trial is scheduled for 9:00 a.m. on the date on the *Schedule or as soon thereafter as convened* by the court. The Friday before trial, the parties should access the King County Superior Court website at www.metroke.gov/kcse to confirm trial judge assignment. Information can also be obtained by calling (206) 205-5984.

MOTIONS PROCEDURES:

A. Noting of Motions

Dispositive Motions: All Summary Judgment or other motions that dispose of the case in whole or in part will be heard with oral argument before the assigned judge. The moving party must arrange with the courts a date and time for the hearing, consistent with the court rules. King County Local Rule 7 and King County Local Rule 56 govern procedures for all summary judgment or other motions that dispose of the case in whole or in part. The local rules can be found at www.metrokc.gov/kcscc.

Nondispositive Motions: These motions, which include discovery motions, will be ruled on by the assigned judge without oral argument, unless otherwise ordered. All such motions must be noted for a date by which the ruling is requested; this date must likewise conform to the applicable notice requirements. Rather than noting a time of day, the *Note for Motion* should state "Without Oral Argument." King County Local Rule 7 governs these motions, which include discovery motions. The local rules can be found at www.metrokc.gov/kcscc.

Motions in Family Law Cases not involving children: Discovery motions to compel, motions in limine, motions relating to trial dates and motions to vacate judgments/dismissals shall be brought before the assigned judge. All other motions should be noted and heard on the Family Law Motions Calendar, King County Local Rule 7 and King County Family Law Local Rules govern these procedures. The local rules can be found at www.metrokc.gov/kcscc.

Emergency Motions: Emergency motions will be allowed only upon entry of an *Order*Shortening Time. However, emergency discovery disputes may be addressed by telephone call, and without written motion, if the judge approves.

Filing of Documents All original documents must be filed with the Clerk's Office. The working copies of all documents in support or opposition must be marked on the upper right corner of the first page with the date of consideration or hearing and the name of the assigned judge. The assigned judge's working copy must be delivered to his/her courtroom or to the judges' mailroom. Do not file working copies with the Motions Coordinator, except those motions to be heard on the Family Law Motions Calendar, in which case the working copies should be filed with the Family Law Motions Coordinator.

Original Proposed Order: Each of the parties must include in the working copy materials submitted on any motion an original proposed order sustaining his/her side of the argument. Should any party desire a copy of the order as signed and filed by the judge, a preaddressed, stamped envelope shall accompany the proposed order.

Presentation of Orders: All orders, agreed or otherwise, must be presented to the assigned judge. If that judge is absent, contact the assigned court for further instructions. If another judge enters an order on the case, counsel is responsible for providing the assigned judge with a copy.

Proposed orders finalizing settlement and/or dismissal by agreement of all parties shall be presented to the assigned judge or in the Ex Parte Department. Formal proof in Family Law cases must be scheduled before the assigned judge by contacting the bailiff, or formal proof may be entered in the Ex Parte Department. If final orders and/or formal proof are entered in the Ex Parte Department, counsel is responsible for providing the assigned judge with a copy.

C. <u>Form:</u> Memoranda/briefs for matters heard by the assigned judge may not exceed twenty four (24) pages for dispositive motions and twelve (12) pages for nondispositive motions, unless the assigned judge permits over-length memoranda/briefs in advance of filing. Over-length memoranda/briefs and motions supported by such memoranda/briefs may be stricken.

IT IS SO ORDERED. FAILURE TO COMPLY WITH THE PROVISIONS OF THIS ORDER MAY RESULT IN DISMISSAL OR OTHER SANCTIONS. PLAINTIFF/PETITIONER SHALL FORWARD A COPY OF THIS ORDER AS SOON AS PRACTICABLE TO ANY PARTY WHO HAS NOT RECEIVED THIS ORDER.

PRESIDING JUDGE

Exhibit 3
Verification of State Court Records
Blaisdell v. City of Seattle, et al.

1 2 3 4 5 6 7 SUPERIOR COURT, IN AND FOR THE COUNTY OF KING, STATE OF WASHINGTON 8 RALPH J BLAISDELL AND LYNN M 06-2-29180-8 Cause #: BLAISDELL, HUSBAND AND WIFE 9 Plaintlff/Petitioner Declaration of Service of: 10 SUMMONS AND COMPLAINT FOR DAMAGES - POLICE MISCONDUCT; ORDER SETTING CIVIL CASE SCHEDULE; CASE COVER SHEET; R SMITH (WHOSE TRUE CHRISTIAN NAME IF CURRENTLY UNKNOWN), AND JANE DOE SMITH (WHOSE TRUE CHRISTIAN NAME IS CURRENTLY UNKNOWN, HUSBAND AND WIFE 11 12 AND THE MARITAL COMMUNITY THEREOF COMPOSED); ET AL., 13 Hearing Date: Defendant/Respondent 14 Declaration: 15 The undersigned hereby declares: That s(he) is now and at all times herein mentioned, a citizen of the United 16 States and a resident of the State of Washington, over the age of eighteen, not an officer of a plaintiff corporation, not a party to nor interested in the above entitled action, and is competent to be a witness 17 therein. On the date and time of Sep 18 2006 10:17AM at the address of 600 4TH AVE 7TH FLOOR SEATTLE. 18 within the County of KING, State of WASHINGTON, the declarant duly served the above described documents upon CITY OF SEATTLE, A MUNICIPAL CORPORATION by then and there personally 19 delivering 1 true and correct copy(ies) thereof, by then presenting to and leaving the same with SHAREE PIERCE, SECRETARY IN THE OFFICE OF THE MAYOR, AS DIRECTED. 20 No information was provided that indicates that the subjects served are members of the U.S. military, 21 I hereby declare under penalty of perjury under the laws of the State of Washington that the foregoing is true 22 and correct. Dated: September 19, 2006 at Seattle, WA 23 24 Service Fee Total: 5 49.85 26

ABC Legal Services, Inc. 206 521-9000 Tracking #: 3571366

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ORIGINAL PROOF OF SERVICE

Van Siclen, Stocks & Firkins 721 45th St NE Aubum, WA 98002 253 859-8899

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RECEIVED KING COUNTY, WASHINGTON

SEP -8 2006

MOT DEPARTMENT OF JUDICIAL ADMINISTRATION

CONFORM

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SEP -6 2006

KNT DEPARTMENT OF

IN THE SUPERIOR COURT OF WASHINGTONDICIAL ADMINISTRATION
IN AND FOR KING COUNTY

RALPH J. BLAISDELL and LYNN M. BLAISDELL, husband and wife,

Plaintiffs,

Vs.

R. SMITH (whose true Christian name is currently unknown), and JANE DOE SMITH (whose true Christian name is currently unknown, husband and wife and the marital community thereof composed); and CITY OF SEATTLE, A Municipal Corporation.

Defendants.

166-2-29180-8KNT

SUMMONS

TO THE DEFENDANT:

A lawsuit has been started against you in the above-entitled court by the Plaintiff through his attorney, Robert C. Van Siclen of Van Siclen, Stocks & Firkins. Plaintiff's claims are stated in the written Complaint, a copy of which is served upon you with this summons.

In order to defend against this lawsuit, you must respond to the Complaint by stating your defense in writing, and serve a copy upon the

SUMMONS Page 1

Figlients/Blaisdell/Summons



VAN SICLEN, STOCKS & FIRKINS
A Professional Service Corporation
721 45th Street NE
Auburn, WA 98002-1381

Exhibit 4
Verification of State Court Records
Blaisdell v. City of Seattle, et al.

FILED 1 06 SEP 26 AM 9: 33 2 KING COUNTY
SUPERIOR COURT CLERK
KENT. WA 3 4 5 6 7 SUPERIOR COURT, IN AND FOR THE COUNTY OF KING, STATE OF WASHINGTON 8 RALPH J. BLAISDELL AND LYNN M. BLAISDELL, HUSBAND AND WIFE Cause #: 06-2-29180-8 KNT 9 Plaintiff/Petitioner Declaration of Service of: 10 SUMMONS AND COMPLAINT FOR DAMAGES POLICE MISCONDUCT; ORDER SETTING CIVIL CASE SCHEDULE; CASE INFORMATION COVER SHEET R. SMITH (WHOSE TRUE CHRISTIAN NAME IS CURRENTLY UNKNOWN) AND JANE DOE SMITH (WHOSE TRUE CHRISTIAN NAME IS 11 CURRENTLY UNKNOWN, HUSBAND AND WIFE AND THE MARITAL COMMUNITY 12 THEREOF COMPOSED), ET AL., 13 Hearing Date: Defendant/Respondent 14 15 Declaration: The undersigned hereby declares: That s(be) is now and at all times herein mentioned, a citizen of the United 15 States and a resident of the State of Washington, over the age of eighteen, not an officer of a plaintiff corporation, not a party to not interested in the above entitled action, and is competent to be a witness 17 On the date and time of Sep 21 2006 2:10PM at the address of 1513 12th AVE SEATTLE, within the County of KING, State of WASHINGTON, the declarant duly served the above described documents upon 18 R SMITH by then and there personally delivering 1 true and correct copy(ies) thereof, by then presenting to and leaving the same with R SMITH WTNI RON SMITH. 19 No information was provided that indicates that the subjects served are members of the U.S. military. 20 21 I hereby declare under penalty of perjury under the laws of the State of Washington that the foregoing is true 22 Dated: September 25, 2006 at Seattle, 23 24

ABC Legal Services, Inc. 206 521-9000 Tracking #: 3571357 ||福島和田川西島田田

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ORIGINAL PROOF OF SERVICE

Van Siclen, Stocks & Firkins 721 45th St NE Auburn, WA 98002 253 859-8899

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Service Fee Total: \$

Page 1 of 1

RECEIVED KING COUNTY, WASHINGTON

SEP -6 2005

KNT DEPARTMENT OF JUDICIAL ADMINISTRATION



SEP -6 2006

KNT DEPARTMENT OF

IN THE SUPERIOR COURT OF WASHINGTONDICIAL ADMINISTRATION
IN AND FOR KING COUNTY

RALPH J. BLAISDELL and LYNN M. BLAISDELL, husband and wife,

Plaintiffs.

Vs.

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R. SMITH (whose true Christian name is currently unknown), and JANE DOE SMITH (whose true Christian name is currently unknown, husband and wife and the marital community thereof composed); and CITY OF SEATTLE, A Municipal Corporation.

766-2-29180-8KNT

SUMMONS

Defendants.

TO THE DEFENDANT:

A lawsuit has been started against you in the above-entitled court by the Plaintiff through his attorney, Robert C. Van Siclen of Van Siclen, Stocks & Firkins. Plaintiff's claims are stated in the written Complaint, a copy of which is served upon you with this summons.

In order to defend against this lawsuit, you must respond to the Complaint by stating your defense in writing, and serve a copy upon the

SUMMONS

Page 1
F/clients/Blaisdell/Surranous



VAN SICLEN, STOCKS & FIRKINS
A Professional Service Corporation
721 45° Street NE
Auburn, WA 98002-1381
(253) 850,9900

Exhibit 5
Verification of State Court Records
Blaisdell v. City of Seattle, et al.

The Honorable Michael Heavey

SUPERIOR COURT OF WASHINGTON IN AND FOR COUNTY

RALPH AND LYNN BLAISDELL,

Plaintiffs.

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R. SMITH and JANE DOE SMITH, husband and wife and the marital community thereof composed and CITY OF SEATTLE, a municipal corporation, NO. 06-2-29180-8KNT

NOTICE OF APPEARANCE ON BEHALF OF DEFENDANT CITY OF SEATTLE

[CLERK'S ACTION REQUIRED]

Defendants.

TO:

The Clerk of the Above-Entitled Court

- | AND TO:

All parties and their counsel of record

YOU, AND EACH OF YOU, WILL PLEASE TAKE NOTICE that defendant CITY
OF SEATTLE hereby appears in the above-entitled action without waiving the questions

OF SEATTLE neteby appears in the above-entitled action without waiving the questions

of:

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- 1. Lack of jurisdiction over the subject matter;
- 2. Lack of jurisdiction over the person;
- 3. Improper venue;
- 4. Insufficiency of process;
- 5. Insufficiency of service of process;

STAFFORD FREY COOPER

601 Union Street, Suite 3100 Seattle WA 98101.1374 YEL 206.623.9900 FAX 206.624.6885

NOTICE OF APPEARANCE ON BEHALF OF DEFENDANT CITY OF SEATTLE- 1 3019-New

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- 6. Failure to state a claim upon which relief may be granted; and
- 7. Failure to join a party under Rule 19.

YOU ARE FURTHER NOTIFIED that all further papers and pleadings herein, excepting original process, shall be served upon the undersigned attorneys at the address stated below.

DATED this 26th day of September, 2006.

STAFFORD FREY COOPER

Ву:

Stephen P. Larson, WSBA #4959 Tobin E. Dale, WSBA #29595

Tobin E. Dale; WSBA #29595 Attorneys for Defendant City of Seattle

STAFFORD FREY COOPER

Certificate of Service

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The undersigned certifies under the penalty of perjury according to the laws of the United States and the State of Washington that on this date I caused to be served in the manner noted below a copy of this document entitled NOTICE OF APPEARANCE ON BEHALF OF DEFENDANT SEATTLE OF SEATTLE on the following individual:

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Robert C. Van Siclen, WSBA #4417 Van Siclen, Stocks & Firkins 721 - 45th Street N.E. Auburn, WA 98002-1381 253/859-8899

FAX: 866/947-4560 E-MAIL: rvansiclen@vansiclen.com

[] Via Facsimile

[X] Via First Class Mail

[] Via Messenger

DATED this 26th day of September, 2006, at Seattle, Washington.

Dori M. Mashburn

Paralegal to Stephen Larson, Anne

Bremner and Ted Buck

STAFFORD FREY COOPER

PROFESSIONAL CORPORATION 601 Union Street, Suite 3100 Seattle WA 98101,1374 TEL 208.823.9900 FAX 206.624.6885

NOTICE OF APPEARANCE ON BEHALF OF DEFENDANT CITY OF SEATTLE- 3

Exhibit 6
Verification of State Court Records
Blaisdell v. City of Seattle, et al.

FILED DS SEP 28 AH 9: 55 KING COUNTY SUPERIOR COURT CLERK KENT. WA 5 6 7 IN THE SUPERIOR COURT OF WASHINGTON 8 IN AND FOR KING COUNTY 9 RALPH J. BLAISDELL and LYNN M. 10 NO. 06-2-29180-8 KNT BLAISDELL, husband and wife, 11 CONFIRMATION OF SERVICE Plaintiffs, 12 Vs. 13 14 R. SMITH (whose true Christian name is currently unknown), and JANE DOE SMITH 15 (whose true Christian name is currently 16 unknown, husband and wife and the marital community thereof composed); and CITY OF 17 SEATTLE, A Municipal Corporation. 18 Defendants. 19 20 [X] All the named Defendants have been served or have waived service. (Check if 21 appropriate; otherwise, check the box below.) 22 One of more named Defendants have not yet been served. (If this box is checked, the [] following information must also be provided.) 23 24 The following Defendants have been served or have waived service: 25 The City of Seattle, a municipal corporation was served with summons, 26 complaint, order setting case schedule and case cover sheet by serving Sharee Pierce, Secretary in the Office of the Mayor by ABC Legal Services, Inc., certified process 27 server J. Bradford on September 18, 2006 at 10:17 a.m. at 600 4th Avenue, 7th Floor, Seattle, King County, Washington. A Declaration of Service was filed with the court 28 regarding the same. 29 30 CONFIRMATION OF SERVICE VAN SICLEN, STOCKS & FIRKINS A Professional Service Corporation F/clients/Blaisdell/Pleadings/ConfirmationService

721 45th Street NE Auburn, WA 98002-1381

R. Smith (a/k/a Ron Smith, badge number 5937), Officer for the City of Seattle 2 Municipal Police Department was served with the summons, complaint, order setting case schedule and case information cover sheet by ABC Legal Services, Inc., certified 3 process server C. Legge on September 21, 2006 at 2:10 p.m. at 1513 12th Avenue, 4 Seattle, King County, Washington. A Declaration of Service was filed with the court regarding the same. 5 6 Reasons why scryice has not been obtained: 7 Does not apply. 8 How service will be obtained: 9 10 Does not apply. 11 Date by which service is expected to be obtained. 12 Does not apply. 13 14 There are no other named defendants remaining to be served. 15 DATED this 26th day of September, 2006. 16 VAN SIGLEN, STOCKS & FIRKINS 17 18 19 WSBA#21165 20 topicys for Plaintiff 21 22 23 24 25 26 27 28 29 30 CONFIRMATION OF SERVICE Van Siclen, Stocks & Firkins

CONFIRMATION OF SERVICE
Page 2
F/chients/Blaisdell/Pleadings/ConfirmationService

VAN SICLEN, STOCKS & FIRKINS
A Professional Service Corporation
721 45th Street NE
Auburn, WA 98002-1381
(253) 859-8899

Exhibit 7
Verification of State Court Records
Blaisdell v. City of Seattle, et al.

The Honorable Michael Heavey

SUPERIOR COURT OF WASHINGTON IN AND FOR KING COUNTY

RALPH AND LYNN BLAISDELL,

Plaintiffs.

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R. SMITH and JANE DOE SMITH, husband and wife and the marital community thereof composed and CITY OF SEATTLE, a municipal corporation, NO. 06-2-29180-8KNT

NOTICE OF APPEARANCE ON BEHALF OF DEFENDANT OFFICER RON SMITH

[CLERK'S ACTION REQUIRED]

Defendants.

TO: The Clerk of the Above-Entitled Court

AND TO: All parties and their counsel of record

YOU, AND EACH OF YOU, WILL PLEASE TAKE NOTICE that defendant RON SMITH, a Seattle Police Department officer, hereby appears in the above-entitled action without waiving the questions of:

- 1. Lack of jurisdiction over the subject matter;
- 2. Lack of jurisdiction over the person;
- Improper venue;
- Insufficiency of process;
- 5. Insufficiency of service of process;

STAFFORD FREY COOPER

PROFESSIONAL CORPORATION 601 Union Street, Suite 3100 Seattle WA 98101.1374 TEL 206.623.9900 FAX 206.624.6885

NOTICE OF APPEARANCE ON BEHALF OF DEFENDANT OFFICER RON SMITH- 1 3019-28332

- 6. Failure to state a claim upon which relief may be granted; and
- 7. Failure to join a party under Rule 19.

YOU ARE FURTHER NOTIFIED that all further papers and pleadings herein, excepting original process, shall be served upon the undersigned attorneys at the address stated below.

DATED this 2nd day of October, 2006.

STAFFORD FREY COOPER

By:

Stephen P. Larson, WSBA #4959 Tobin E. Dale, WSBA #29595 Attorneys for Defendant City of Seattle

STAFFORD FREY COOPER

Certificate of Service

The undersigned certifies under the penalty of perjury according to the laws of the United States and the State of Washington that on this date I caused to be served in the manner noted below a copy of this document entitled NOTICE OF APPEARANCE ON BEHALF OF DEFENDANT SEATTLE OF SEATTLE on the following individual:

Robert C. Van Siclen, WSBA #4417 John S. Stocks, WSBA #21165 Van Siclen, Stocks & Firkins 721 – 45th Street N.E. Auburn, WA 98002-1381 253/859-8899 FAX: 866/947-4560

E-MAIL: rvansiclen@vansiclen.com

[] Via Facsimile [X] Via First Class Mail [] Via Messenger

DATED this 2nd day of October, 2006, at Seattle, Washington.

Dori M. Mashburn

Paralegal to Stephen Larson, Anne

Bremner and Ted Buck

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STAFFORD FREY COOPER

PROFESSIONAL CORPORATION
601 Union Street, Suite 3100
Seattle WA 98101.1374
TEL 206.623.9900 FAX 206.624.6885

NOTICE OF APPEARANCE ON BEHALF OF DEFENDANT OFFICER RON SMITH- 3 3019-28332

Exhibit 8
Verification of State Court Records
Blaisdell v. City of Seattle, et al.

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Docket

Washington Superior Courts

WA Superior - King

06-2-29180-8

Blaisdell et Ano VS Smith et Ano - Civil

This case was retrieved from the court on Monday, October 02, 2006

Header

Case Number: 06-2-29180-8 Date Filed: 09/06/2006

[Summary | Names | Bockey | Accounting | Judgments] Schedule]

Summary

Judge: 20

Cause/Class: Tort-Other

Judgment: No

Status: Active

Date: 09/06/06

Names

Connection / Litigant Name

Plaintiff #1

Blaisdell, Ralph J

Plaintiff #2

Blaisdell, Lynn M

Defendant #1

Smith, R

Defendant #2

Seattle City of

Attorney #1 - Plaintiff/Petitioner

Van Sicien, Robert Craig

Bar# 04417

Attorney #2 - Plaintiff/Petitioner

Stocks, John

Bar# 21165

Attorney #1 for Defendant #2

Larson, Stephen Powell

Bar# 04959

Attorney #2 for Defendant #2

Dale, Tobin E

Bar# 29595

Docket

<u> Sub #</u>	<u>Date</u>	<u>Description</u>	Secondary
1	09/06/06	Summons & Complaint	
2	09/06/06	Set Case Schedule	02/25/08 \$ T
		Judge Michael J. Heavey, Dept 20	
3	09/06/06	Case Information Cover Sheet	
		Original Location - Kent	
4	09/20/06	Affidavit/OcIr/Cert of Service	
5	09/26/06	Affidavit/DcIr/Cert of Service	
6	09/27/06	Notice of Appearance /Seattle	

Accounting

No Information is Available for this case

Judgments

No Information is Available for this case

Schedule

<u>Imposed</u>	Event	<u>Due</u>	Comple
Track	Civil Track - Normal Effective: 09/06/2006		

09/06/06	Affidavit / Confirmation of Service	10/04/06
09/06/06	Deadline to File Stmt Arbitrability	02/14/07
09/06/06	Confirmation of Joinder	02/14/07
09/06/06	Deadline to Transfer CT Proceedings	02/28/07
09/06/06	Status Conference	02/28/07
09/06/06	Disclosure Poss Primary Witnesses	09/24/07
09/06/06	Joint Status Report	
09/06/06	Disclosure Poss Rebuttal Witnesses	11/05/07
09/06/06	Deadline to File Jury Demand	11/19/07
09/06/06	Final Date to Change Trial	11/19/07
09/06/06	Discovery Cutoff	01/07/08
09/06/06	Exchange Witness/Exhibit Lists	02/04/08
09/06/06	Dispositive Pretrial Motions	02/11/08
09/06/06	Deadline to Comply With Adr	
09/06/06	Joint Statement of Evidence	02/19/08
09/06/06	Scheduled Trial Date	02/25/08

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